

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/871,816	06/04/2001	Herve Gaudillat	Q64768	1966
7590 11/30/2004			EXAMINER	
SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC			SHEW, JOHN	
Suite 800	, ,	,		
2100 Pennsylvania Avenue, N.W.		ART UNIT	PAPER NUMBER	
Washington, DC 20037-3213		2664		
			DATE MAILED: 11/30/200	4

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/871,816	GAUDILLAT, HERVE				
Office Action Summary	Examiner	Art Unit	_			
·	John L Shew	2664				
The MAILING DATE of this communication apperiod for Reply	ppears on the cover sheet w	ith the correspondence address	_			
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may a sply within the statutory minimum of thi d will apply and will expire SIX (6) MOI te, cause the application to become A	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. & 133).				
Status						
1) Responsive to communication(s) filed on 06/	<u>′04/2001</u> .					
2a) This action is FINAL . 2b) ⊠ Th	is action is non-final.					
3) Since this application is in condition for allow closed in accordance with the practice under						
Disposition of Claims						
4) ☐ Claim(s) is/are pending in the applicate 4a) Of the above claim(s) is/are withdrest 5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) 1-8 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and are subject.	awn from consideration.					
Application Papers						
9)☐ The specification is objected to by the Examir	ner.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to th	= : :	` ,				
Replacement drawing sheet(s) including the corre		The state of the s				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document of: 2. Certified copies of the priority document of: 3. Copies of the certified copies of the priority document of the priority document of the certified copies of the c	nts have been received. nts have been received in A ority documents have beer au (PCT Rule 17.2(a)).	Application No received in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892)		Summary (PTO-413)				
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/06 Paper No(s)/Mail Date <u>06042001</u>. 	Paper No(8) 5) Notice of I 6) Other:	s)/Mail Date nformal Patent Application (PTO-152)				

Art Unit: 2664

DETAILED ACTION

Specification

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1, 4, 5, 6, 7, 8 are rejected under 35 U.S.C. 102(e) as being anticipated by Maeshima et al.

Claim 1, Maeshima teaches a method of managing a telecommunication network (FIG. 1, column 1 lines 30-39) referenced by the telecommunication characteristics of the Virtual Private Network through the Internet, including receiving connection requests (FIG. 2, FIG. 5, column 5 lines 29-39) referenced by the IP Datagram 311 received by processor 307 with contents of IP sending and receiving addresses, said connections being determined on the basis of parameters contained in said request and including time requests (FIG. 5, column 6 lines 48-53) referenced by the reservation information including date and time, verifying the possibility of setting up the connections in

Art Unit: 2664

accordance with said parameters (FIG. 5) referenced by steps S22 and S25 confirming IP tunnel setting and bandwidth possibility by Resource reSerVation Protocol, on the basis of a database in which all connections are stored (FIG. 2, column 5 lines 16-28) referenced by the reservation database 308, and updating said database if setting up said connection is possible (FIG. 5) referenced by step S23 testing possibility of IP tunnel and step S27 registering information of reservation to the database.

Claim 4, Maeshima teaches said time parameters correspond to series of time intervals having an aperiodic character (Abstract lines 1-15, column 6 lines 48-53) referenced by a reservation with time date information which by itself is aperiodic.

Claim 5, Maeshima teaches said time parameters include data corresponding to an absolute time and a finite duration (FIG. 5, FIG. 6, column 6 lines 28-67, column 7 lines 1-8) referenced by the reservation information starting at a specific date and time step S28 with a termination of the reserved bandwidth step S32.

Claim 6, Maeshima teaches the updating of available connection in said database allows for said time parameters (FIG. 5) referenced by the registering information of reservation to the database step S27.

Claim 7, Maeshima teaches a telecommunications network management unit (FIG. 2) referenced by the traffic control in router, including means for receiving connection

Application/Control Number: 09/871,816

Art Unit: 2664

Page 4

requests (Fig. 2) referenced by the Processor 307 receiving IP Datagrams 311, said connections being determined on the basis of parameters contained in said requests (column 5 lines 29-37) referenced by parameters including IP sending and receiving addresses, and including time parameters (column 6 lines 48-53) referenced by the reservation information including date time and bandwidth, means for verifying the possibility of setting up the connections in accordance with said parameters on the basis of a database in which all calls are stored (FIG. 5, column 6 lines 37-47) referenced by steps S22 and S25 confirming the possibility of IP tunnels and bandwidths, means for updating said database accordingly (FIG. 5) referenced by step S27 which registers the reservation information to the database, and means for reserving connections allowing for time parameters (FIG. 5, column 6 lines 48-53) referenced by the reservation of the IP tunnel connection at the date and time.

Claim 8, Maeshima teaches means for updating connection in said network according to the content of said database which contains reservations allowing for time parameters (FIG. 5, column 6 lines 28-57) referenced by step S27 which registers the reservation information including time and date to the database thereby updating the database.

Claim Rejections - 35 USC § 103

2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Application/Control Number: 09/871,816 Page 5

Art Unit: 2664

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2, 3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Maeshima et al. as applied to claim 1 above, in view of Abe.

Claims 2, 3 Maeshima teaches a network management method with time parameters corresponding to time intervals (FIG. 5, column 6 lines 48-53) referenced by the reservation information including date and time. Maeshima does not teach periodic time intervals.

Abe teaches network management with time intervals having a periodic character (FIG. 8, column 3 lines 25-40) referenced by the periodic reservation unit 802.

Abe teaches time parameters take the form of a duration of uses/reservations repeated daily and/or weekly (FIG. 8, column 8 lines 56-67, column 9 lines 1-3,FIG. 18) referenced by the periodic contention for daily or weekly or monthly.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the periodic reservation unit of Abe to the VPN reservation system of Maeshima for the purpose of proving greater freedom in reservation control.

Citation of Prior Art

Art Unit: 2664

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Patent 6434164, Matsunaga et al. discloses a communication system guaranteeing a service quality for each service to subscriber stations. Paten 6584097. Malik discloses a system for internet reservation service.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John L Shew whose telephone number is 571-272-3137. The examiner can normally be reached on 8:30am - 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wellington Chin can be reached on 571-272-3134. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

WWW